Unitei	STATES DISTRIC	T COURT	V.S. DISTRICT COURT
	District of	Nebraska	DISTRICT OF NEBRASKA
UNITED STATES OF AMERICA			2010 MAR 18 PM 2: 35
v.	= :	OF DETENTION PEN	DING TRIAL
PEDRO MORALES	Case Numbe	er: 8:04cr164	OFFICE OF THE CLERK
Defendant	C \$ 2142/O o detention become her b	seen hald. I canalyde that the fo	llatuina facta require the
In accordance with the Bail Reform Act, 18 U.S. detention of the defendant pending trial in this case.	.c. § 3142(1), a detention nearing has b	een neid. I conclude that the lo	nowing facts require the
	Part I—Findings of Fact		
(1) The defendant is charged with an offense de			
or local offense that would have been a fede a crime of violence as defined in 18 U.S		e to federal jurisdiction had exis	sted that is
an offense for which the maximum sent			
an offense for which a maximum term of		prescribed in	
a felony that was committed after the de	efendant had been convicted of two or	more prior federal offenses desc	ribed in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state		more prior rederar errenses desc	11000 III 10 0.5.0.
(2) The offense described in finding (1) was con			
(3) A period of not more than five years has ela for the offense described in finding (1).	speed since the \( \square \) date of conviction	release of the defendant f	rom imprisonment
(4) Findings Nos. (1), (2) and (3) establish a rel	buttable presumption that no condition	or combination of conditions w	ill reasonably assure the
safety of (an) other person(s) and the comm			
	Alternative Findings (A)		
X (1) There is probable cause to believe that the d X for which a maximum term of imprison		lin 21119 C Sec 901 et sec	
under 18 U.S.C. § 924(c).	mient of ten years of more is prescribed	7 m 21 0.5.C. 500. 801 ct seq.	'
(2) The defendant has not rebutted the presumpt		dition or combination of conditi	ons will reasonably assure
the appearance of the defendant as required			
(1) There is a serious risk that the defendant wi	Alternative Findings (B)		
(1) There is a serious risk that the defendant wi (2) There is a serious risk that the defendant wi	ill endanger the safety of another person	n or the community.	
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Part II	-Written Statement of Reasons fo	nr Detention	
I find that the credible testimony and information			vidence Пanrenon-
derance of the evidence that	is suchimod at the nearing contentions in	y — orona unia convincing c	vidence 🖂 a propon-
- Ilote	ution leaving	- Whited	
		0000	
Pai The defendant is committed to the custody of the A	rt III—Directions Regarding Det		rrections facility congrete
to the extent practicable, from persons awaiting or s	serving sentences or being held in cust	tody pending appeal. The defer	ndant shall be afforded a
reasonable opportunity for private consultation with Government, the person in charge of the corrections i	defense counsel. On order of a court facility shall deliver the defendant to the	of the United States or on required Italian of the United States marshal for the I	est of an attorney for the
in connection with a court proceeding.	y bildir doll for bic detellealt to al	o caree seems measure for the p	ombose or an abbegrance
March 18, 2010		Cheryl R. Zwart	
Date	_	ture of Judicial Officer	
		wart, U.S. Magistrate Judge d Title of Judicial Officer	
	ivaine un	a time of vacacius Officer	

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).